UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

New York State Teamsters,

Plaintiff,

-V.-

5:04-CV-00847

(NPM)

Syracuse Movers, Inc.,

Defendant.

New York State Teamsters Conference Pension & Retirement Fund,

Plaintiff,

-V.-

5:05-CV-00060 (NPM)

Syracuse Movers, Inc.,

Defendant.

APPEARANCES:

OF COUNSEL:

FOR THE PLAINTIFF:

Paravati, Karl, Green & DeBella

12 Steuben Park

Utica, New York 13501

Gerald J. Green Vincent M. DeBella

FOR THE DEFENDANTS:

Primo, Primo & Kirwan, LLP 7075 Manlius Center Road

East Syracuse, New York 13057

Robert A. Feinberg Terry J. Kirwan, Jr.

Neal P. McCurn, Senior District Judge

ORDER

By Report and Recommendation dated February 16, 2006 ("the Report"), Magistrate Judge Peebles has recommended that the answer in each of the above captioned cases by defendant, Syracuse Movers, Inc., be stricken and that defendant's default be entered in accordance with Fed. R. Civ. P. 37(b)(2)(C). T Report is presently before the court for review.

When reviewing a magistrate's recommendation regarding a dispositive matter, the court "shall make a de novo determination of those portions of the report . . . or recommendations to which objection is made." 28 U.S.C. § 636(b)(1)(C) (2005). See also Fed. R.Civ. P. 72(b); Lacey v. Yelle, No. 96-CV-1714, 1998 WL 22068, at *2 (N.D.N.Y. Jan. 14, 1998). Despite Judge Peebles' notice that failure to object to the Report within 10 days will preclude appellate review, no objection was filed. As such, whether to conduct a de novo review of the Report in this instance is within the court's discretion. See Richards v. Unite States Postal Service, No. 88-C-6200, 1990 WL 103627, at *1 (N.D. Ill. June 25, 1990), citing Webb v. Califano, 468 F.Supp. 825 (E.D. Cal. 1979). See also Howard v. Sec. of Health and Human Serves., 932 F.2d 505, 509 (6th Cir. 1991). With that in mind, and after a careful review of the record, the court adopts the conclusions of the magistrate in full.

Therefore, it is ORDERED that the answer in each of the above captioned cases be STRICKEN, and that defendant's default be entered, with a directive that plaintiff file a motion for default judgment within thirty (30) days after entry of this order.

IT IS SO ORDERED.

DATED: March/22006

Syracuse, New York

Neal P. McCurn

Senior U.S. District Judge